## PLAINTIFF'S MOTION EXHIBIT 32

Page 94 I. ISAKOV 1 2 is what I thought you said the first 3 time. That's my understanding. 4 Again, I may say no language of law how 5 6 it should be. It's my, as a physician, 7 understanding what I do when I admit person under this condition. 8 That's all I can ask you to do, 9 Doctor, thank you. 10 If I'm wrong you tell me. I 11 12 want to understand. If a patient has a mental 13 14 illness and is in need of care and observation under the statute, it's your 15 understanding you can admit him to the 16 17 hospital, correct? 18 Α. Yes. 19 ο. Against his will, correct? 20 Against his will, yes, if he Α. don't understand the necessity of 21 admission and I feel it need immediate 22 attention and observation. 23 24 If he needs immediate attention Q. and observation because of a mental 25

Page 95 1 I. ISAKOV 2 illness, you believe under the statue you 3 can admit him against his will, correct? Α. Yes. MR. DEVINE: Just those factors? 5 6 MR. SUCKLE: Yes. 7 Α. There is a potential danger if he would not be admitted and sent home. 8 9 You're adding to what I said, 10 there has to be also a potential danger? 11 Α. Right. 12 And that potential danger is 13 what you use as your standard for whether 14 or not you can admit somebody who has a 15 mental illness in need of observation and 16 care, correct? 17 Α. Yes. 18 And that potential danger, you 19 decide whether or not from your 20 evaluation whether or not that person has had a potential danger, yes? 21 22 Α. Yes. 23 You were talking about you are 24 not a lawyer so you are not -- when I was 25 reading the words "substantial risk,"

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2 that's lawyer language; that's not the 3 language you would use, correct?

4 MR. RADOMISLI: Objection to form.

- A. Substantial risk of physical harm to himself.
- Q. That's more than potential danger, correct?
- A. Let me put you this way; for example, if a person will say, yes, I want to kill myself. It will be straightforward risk to harm himself.
  - Q. That is a substantial risk?
- A. I don't know if you call it substantial. It's a definite risk.

If the person conducts himself in the way that you feel this can potentially be harmful, then it can be indirectly. He is not saying, yes, I'm going to kill somebody or I kill myself but how he conduct himself putting himself at risk that he may under this situation in this emotional condition if

he was not under observation in safe

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Page 97 1 I. ISAKOV environment, he may do something that may 2 be harmful. And to protect him, yes, you 3 can admit him against his will if he 4 doesn't want to do it voluntary. 5 So if somebody may harm 6 Q. themselves and have this mental illness 7 that needs to be observed and treated, 8 9 you can admit them? 10 Α. Yes. 11 Q. When you say they may harm 12 themselves, you are not comfortable using the words "substantial risk," correct? 13 14 MR. RADOMISLI: Objection. 15 You are not comfortable with **Q** . the words. I asked you about it. You 16 17 said --What I comfortable with and it 18 19 probably will pertain to this case that even if he did not say that I will kill 20 myself or somebody, it says conduct 21 22 demonstrated this potential danger. And this potential danger is 23 **Q** . that he may --24 25 Α. That can be --

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1	I. ISAKOV
2	Q may harm himself?
3	A. May, yes.
4	Q. May?
5	A. Correct.
6	Q. And that may, when you say "may
7	harm himself," is that different than
8	potentially might harm himself?
9	A. I don't know how to separate
10	them. Potential it's high risk, low
11	risk, medium risk; but it doesn't matter
12	what level the risk. If there is a risk,
13	I think it's my duty to protect the
14	patient.
15	Q. So it doesn't matter what level
16	of risk so long as you perceive a risk,
17	you are got going to admit him?
18	A. Yes, right.
19	Q. And that's how you teach the
20	residents at Jamaica Hospital when you
21	teach them?
22	A. I teach psychopharmacology. I
23	don't teach the law.
2 4	Q. That's your understanding of
25	the standard?